1 STEVEN F. GRUEL (CSBN 213148) 655 Montgomery Street, Suite 1700 2 San Francisco, California 94111 Telephone Number (415) 989-1253 3 Fax Number (415) 576-1442 attystevengruel@sbcglobal.net 4 Attorney for Glenio Silva 5 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 SAN FRANCISCO DIVISION 9 10 No. CR-07-00678-JSW UNITED STATES OF AMERICA, 11 Plaintiff, **DEFENDANT GLENIO SILVA'S** MOTION FOR NOTICE BY 12 Vs. **GOVERNMENT OF THE** INTENTION TO USE EVIDENCE 13 GLENIO JESUA FERREIRA SILVA, DATE: May 15, 2008 14 Defendants. TIME: 2:30 p.m. 15 16 17 Defendant Glenio Silva by and through his attorney, Steven F. Gruel, Esquire, hereby 18 submits this DEFENDANT GLENIO SILVA'S MOTION FOR NOTICE BY GOVERNMENT 19 OF INTENTION TO USE EVIDENCE. 20 I. DEFENDANT GLENIO SILVA'S REQUEST 21 Pursuant to Rule 12(d)(2) of the Federal Rules of Criminal Procedure, Mr. Silva hereby 22 requests notice of the government's intention to use in its evidence in chief at trial all evidence 23 which he is entitled to discover under Rule 16. This request, and more importantly the 24 government's response, is important for several reasons. 2.5 26

Depending upon what evidence the government may seek to introduce at trial will determine what additional pretrial motions Mr. Silva must file prior to trial. Simply put, the government's list of trial evidence for its case-in-chief is not only required by Rule 12(d)(3), but may also save time from filing needless pretrial motions regarding "evidence" which the government does not intend to offer at trial.

Respectfully Submitted,

Dated: April 11 2008

STEVEN F. GRUEL Attorney for Glenio Silva